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15 **UNITED STATES DISTRICT COURT**  
16 **DISTRICT OF ARIZONA**

17 Mi Familia Vota,

18 Plaintiff,

Case No: 2:22-cv-00509-SRB (Lead)

19 v.

20 Katie Hobbs, in her official capacity as  
21 Arizona Secretary of State, et al.,

**INTERVENOR DEFENDANT'S  
UNOPPOSED MOTION FOR  
EXTENSION OF TIME TO ANSWER  
COMPLAINTS**

22 Defendants.  
23 \_\_\_\_\_  
24 AND CONSOLIDATED CASES  
25

(First Request)

1 Pursuant to Local Rule 7.3(a), Intervenor Defendant Republican National  
2 Committee (“RNC”) respectfully requests that its deadline to answer the complaints in  
3 Case Nos. CV-22-00509-PHX-SRB, CV-22-00519-PHX-SRB, CV-22-01003-PHX-SRB,  
4 CV-22-01124-PHX-SRB, CV-22-01369-PHX-SRB, CV-22-01381-PHX-SRB, and CV-  
5 22-01602-PHX-SRB be extended through and including March 17, 2023.  
6

7 The RNC joined the State of Arizona and Attorney General’s request to the other  
8 parties for an extension of the answer deadline. The consents to the RNC’s request by the  
9 Plaintiffs, the Secretary of State, and the county parties are reflected in Exhibit A to the  
10 State’s Unopposed Motion for Extension of Time to File Answers to All Complaints (Doc.  
11 308), except that consent from Plaintiffs Promise Arizona and Southwest Voter  
12 Registration Education Project was obtained separately and is evidenced in Exhibit 1  
13 attached hereto.  
14

16 DATED this 27th day of February, 2023.  
17

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